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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/018,851	12/17/2001	Shoji Oiso	576P043 8230		
7	7590 12/03/2003		EXAMINER		
Kevin S Lemack Nields & Lemack 176 F. Main Street Suite 8			HON, SOW FUN		
			ART UNIT	PAPER NUMBER	
Westboro, MA	01581		1772		
			DATE MAILED: 12/03/2003		
				. 11	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application N	0.	Applicant(s)						
	10/018,851		OISO ET AL.						
Office Action Summary	Examiner		Art Unit						
	Sow-Fun Hon		1772						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address									
Period for Reply A SHORTENED STATUTORY PERIOD FOR REP	N V IO OET TO E	VDIDE 2 MONTH/	e) EDOM						
THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR - after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by state - Any reply received by the Office later than three months after the mail - earned patent term adjustment. See 37 CFR 1.704(b). Status	1. 1.136(a). In no event, he eply within the statutory i d will appty and will expi ute, cause the applicatio	owever, may a reply be tim minimum of thirty (30) days re SIX (6) MONTHS from to n to become ABANDONED	ely filed s will be considered timel the mailing date of this c O (35 U.S.C. § 133).	ly. ommunication.					
1) Responsive to communication(s) filed on 22	September 2003								
,	is action is non-fi								
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
Disposition of Claims									
4) Claim(s) 1-3 is/are pending in the application	۱.								
4a) Of the above claim(s) is/are withdr		eration.							
5) Claim(s) is/are allowed.									
6)⊠ Claim(s) <u>1-3</u> is/are rejected.									
7) Claim(s) is/are objected to.									
8) Claim(s) are subject to restriction and/or election requirement.									
Application Papers									
9)☐ The specification is objected to by the Exami									
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.									
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority under 35 U.S.C. §§ 119 and 120 12)⊠ Acknowledgment is made of a claim for forei	ian priority under	251150 \$ 110(6)) (d) or (f)						
a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume ### application from the International Bure * See the attached detailed Office action for a lie	nts have been re nts have been re iority documents au (PCT Rule 17 st of the certified	ceived. ceived in Application have been receive .2(a)). copies not receive	on No Id in this National						
13) Acknowledgment is made of a claim for domesince a specific reference was included in the 137 CFR 1.78. a) The translation of the foreign language process.	first sentence of t provisional applica	he specification or ation has been rec	in an Application eived.	Data Sheet.					
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.									
Attachment(s)									
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) [Interview Summary Notice of Informal Pa Other:							

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-03)

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DETAILED ACTION

Response to Amendment

Withdrawn Rejections

1. The 37 CFR 1.75(c) objection to claim 3 and the 35 U.S.C. 112, 2nd paragraph rejections of claims 1-8 in Paper # 8 (mailed 06/04/03) have been withdrawn due to Applicant's amendment of claims 1-3 and cancellation of claims 4-8 in Paper # 10 (filed 09/22/03).

New Rejections

Claim Rejections - 35 USC § 103

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Misawa et al. (US 5,548,073) in view of Claussen et al. (US 5,272,259).

Misawa et al. teaches that it is common to have a polyvinyl alcohol type (or a derivative thereof) polarizing film containing, in a substrate for the polarizing film, a water soluble dye represented by the following formula (A) in the form of a free acid (column 1, lines 15-70) shown on the next page, wherein X of Applicant is the NO₂ (nitro group) on the left end of molecule (A) which is the copper complex salt. An analogous uncomplexed formula (14) is shown above formula (A) on the next page. Since the sulfonate (SO₃H) groups on opposite sides of the stilbene moiety, which forms the leftmost portion of the dye molecule, have greater steric stability trans to each other instead of cis as represented on the next page, it is the examiner's

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position that the more stable trans isomer as claimed by Applicant is present in the greater amount in the azo dye.

Although Misawa et al. demonstrates that the common dye of formula (A) has inferior polarity (column 27, lines 45-70 and column 28, lines 1-5) compared with the azo dyes of Misawa et al, Misawa et al. does not teach that it cannot be used.

Misawa et al. is directed to a polarizing film with two or more dyes used in combination to provide a neutral color (column 2, lines 5-20). The polarizing film can be laminated with a protective film (column 9, lines 5-15).

Misawa et al. fails to teach that the phenylamino substituent on the sulfonic acidsubstituted naphthalene moiety, which is the far right portion of the dye molecule shown on the next page, is replaced by a phenylazo substituent:

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Claussen et al. teaches a polyvinyl alcohol type (or a copolymer) polarizing film containing, in a substrate for the polarizing film, a water soluble dye in the form of a free acid (abstract) directed to produce a neutral color with uniform dichroism (column 1, lines 50-55) with the following formula I (column 2, lines 1-30) below:

wherein X, Y signify –N=N-R and R can be the moiety below:

and wherein R¹¹ is a substituted or unsubstituted phenyl radical (column 3, lines 10-15).

Since both Claussen et al. and Misawa et al. are directed to polyvinyl alcohol type films comprising an azo dye to form a polarizing film with neutral color, they are analogous art.

Therefore it would have been obvious to one of ordinary skill in the art to have used a phenylazo group as taught by Claussen et al. in place of the phenylamino substituent on the napthalene moiety of the common azo dye molecule in the prior art disclosed by Misawa et al. in order to obtain a polarizing film containing a dichroic azo dye molecule with uniform dichroism.

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Response to Arguments

4. Applicant's arguments with respect to claims 1-3 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication should be directed to Sow-Fun Hon whose telephone number is (703)308-3265. The examiner can normally be reached Monday to Friday from 9:00 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon, can be reached on (703)308-4251. The fax phone number for the organization where this application or proceeding is assigned is (703)872-9311.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0661.

Sow-Fun Hon

1/24/3

SUPERVISORY PATENT EXAMINER